### § 63.36

projects that show promise of successfully preventing and treating family violence, child abuse, and child neglect.

# §63.36 What are the special requirements for Indian child protection and family violence prevention programs?

- (a) Each tribe must develop appropriate standards of service, including caseload standards and staffing requirements. The following caseload standards and staffing requirements are comparable to those recommended by the Child Welfare League of America, and are included to assist tribes in developing standards for Indian child protection and family violence prevention programs:
- (1) Caseworkers providing services to abused and neglected children and their families have a caseload of 20 active ongoing cases and five active investigations per caseworker.
- (2) Caseworkers providing services to strengthen and preserve families with children have a caseload of 20 families. If intensive family-centered crisis services are provided, a caseload of 10 families per caseworker is recommended.
- (3) It is recommended that there be one supervisor for every six caseworkers.
- (b) The negotiation and award of contracts, grants, or funding agreements under these regulations must include the following requirements:
- (1) Performance of background investigations to ensure that only those individuals who meet the standards of character contained in §63.12 are employed in positions which involve regular contact with or control over Indian children.
- (2) Submission of an annual report to the contracting officer's representative which details program activities, number of children and families served, and the number of child abuse, child neglect, and family violence reports received.
- (3) Assurance that the identity of any person making a report of child abuse or child neglect will not be disclosed without the consent of the individual and that all reports and records collected under these regulations are con-

fidential and to be disclosed only as provided by Federal or tribal law.

(4) Assurance that persons who, in good faith, report child abuse or child neglect will not suffer retaliation from their employers.

## §§ 63.37—63.50 [Reserved]

# PART 67—PREPARATION OF A ROLL OF INDEPENDENT SEMINOLE INDIANS OF FLORIDA

Sec.

- 67.1 Definitions.
- 67.2 Purpose.
- 67.3 Information collection.
- $67.4\,$  Qualifications for enrollment and the deadline for filing application forms.
- 67.5 Notices.
- 67.6 Application forms.
- 67.7 Filing of application forms.
- 67.8 Burden of proof.
- 67.9 Action by Superintendent.
- 67.10 Appeals.
- 67.11 Decision of the Area Director on appeals.
- 67.12 Exhaustion of administrative remedies.
- 67.13 Preparation, certification and approval of the roll.
- 67.14 Preparation of a per capita payment roll.
- 67.15 Special instructions.

AUTHORITY: 5 U.S.C. 301; 25 U.S.C. 2 and 9; and Pub.L. 101–277, 104 Stat. 143.

SOURCE: 59 FR 3291, Jan. 20, 1994, unless otherwise noted.

## § 67.1 Definitions.

As used in this part:

Act means the Act of Congress approved April 30, 1990, Public Law 101–277, 104 Stat. 143, which authorizes the use and distribution of funds awarded the Seminole Indians in Dockets 73, 151, and 73–A of the Indian Claims Commission.

Adopted person means a person whose natural parents' parental rights have been terminated by court order and persons other than the natural parents have exercised or do exercise parental rights with regard to the adopted person.

Applicant means a person who is making application for inclusion on the roll prepared by the Secretary pursuant to the Act of April 30, 1990, by either personally filing an application or